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31 MAR 2008

Huntsman Advanced Materials Americas, Inc.  
Legal Department  
10003 Woodloch Forest Drive  
The Woodlands, Texas 77380

In re Application of  
MALHERBE et al.  
U.S. Application No. 10/560,982 : RENEWED DECISION  
PCT No.: PCT/EP04/51275 : ON  
Int. Filing Date: 28 June 2004 : PETITION UNDER  
Priority Date: 30 June 2003 : 37 CFR 1.181  
Attorney Docket No.: HAM 842079 :  
For: PROCESS :

This decision is issued in response to applicants' "Statement Verifying Inventors Declaration" filed 21 March 2008, which is being treated as a renewed petition under 37 CFR 1.181 requesting withdrawal of the Notification of Abandonment mailed by the Office on 29 November 2007. No petition fee is required.

**BACKGROUND**

On 28 June 2004, applicants filed international application no. PCT/EP04/51275 which claimed a priority date of 30 June 2003 and designated the United States. A copy of the international application was communicated to the United States Patent and Trademark Office from the International Bureau on 13 January 2005. Pursuant to 37 CFR 1.495, the deadline for payment of the basic national fee in the United States was to expire 30 months from the priority date, 30 December 2005.

On 15 December 2005, applicants filed a transmittal letter for entry into the national stage in the United States which was accompanied by, *inter alia*,: the basic national fee; first preliminary amendment; and an application data sheet.

On 23 January 2007, the United States Designated/Elected Office mailed a Notification of Missing Requirements under 35 U.S.C. 371 (Form PCT/DO/EO/905) indicating that an oath or declaration in compliance with 37 CFR 1.497(a) and (b) must be filed. The notification set a two-month time limit in which to respond.

On 29 November 2007, the United States Designated/Elected Office (DO/EO/US) mailed a NOTIFICATION OF ABANDONMENT (Form PCT/DO/EO/909) indicating that the application was abandoned for failure to file a response to the Notification of Missing Requirements mailed 23 January 2007 within the time period set therein.

On 19 February 2008, applicants filed a petition under 37 CFR 1.181. In a decision

dated 21 March 2008, applicants' petition was dismissed without prejudice.

On 21 March 2008, applicants filed a petition under 37 CFR 1.181. Applicants state in the present petition that the response to the Notification of Missing Requirements was previously submitted on 02 March 2007, therefore, petitioner statements will be treated as a petition to withdraw holding of abandonment under 37 CFR 1.181.

### DISCUSSION

Applicants state in their present petition that a declaration and power of attorney was received at the United States Patent and Trademark Office on 06 March 2007. Section 503 of the Manual of Patent Examining Procedure under the heading "RETURN POSTCARD" states, in part:

"If a receipt of any paper filed in the Patent and Trademark Office is desired, it may be obtained by enclosing with the paper a self-addressed postcard identifying the paper. The Patent and Trademark Office will stamp the receipt date on the card and place it in the outgoing mail.

A postcard receipt which itemizes and properly identifies the papers which are being filed serves as prima facie evidence of receipt in the PTO of all the items listed thereon on the date stamped thereon by the PTO."

Here, applicants have provided a copy of their date-stamped filing receipt. The receipt identifies the application by the application number, title of invention, and attorney docket number. The receipt itemizes, among other things, a declaration. The receipt is stamped "Rec'd PCT/PTO 06 March 2007" across its face is sufficient to indicate that the above item was in fact received in the Office on 06 March 2007.

### CONCLUSION

Applicants' petition under 37 CFR 1.181 is GRANTED.

In view of the declaration filed 06 March 2007, the Notification of Abandonment (Form PCT/DO/EO/909) dated 02 November 2007 is hereby VACATED.

The application is being returned to the United States Designated/Elected Office for further processing in accordance with this decision.



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